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11	Attorneys for Defendant American Honda Motor Co. Inc.			
12	UNITED STATES DISTRICT COURT			
13	NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION			
14				
15	SANTRANC	ASCO DIVISION		
16	RON ALUL, MARK GERSTLE, WILLIAM KENAR, YUN-FEI LOU, ARPAN) Case No. 3:16-cv-04384-JST		
17	SRIVASTAVA, and MELISSA YEUNG))) IOINT STIDLILATION SEEKING LEAVE		
18	individually and on behalf of all others similarly situated,) JOINT STIPULATION SEEKING LEAVE) FOR PLAINTIFFS TO FILE AN		
19	Plaintiffs,	 AMENDED COMPLAINT AND FOR AN ORDER CHANGING TIME PURSUANT 		
20	VS.) TO L.R. 6-3		
21	AMERICAN HONDA MOTOR CO., INC.,	Complaint filed: August 3, 2016 Current responsive pleading due date:		
22	Defendant.) October 17, 2016		
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Plaintiffs Ron Alul, Mark Gerstle, William Kenar, Yun-Fei Lou, Arpan Srivastava, and Melissa Yeung (collectively, "Plaintiffs"), and Defendant American Honda Motor Co., Inc. ("AHM" and collectively with Plaintiffs, the "Parties"), by and through their respective counsel and pursuant to LR 6-2 and other applicable rules and laws, as well as the Declaration of Livia M. Kiser ("Kiser Declaration") filed concurrently herewith, hereby submit this Stipulated Request Seeking Leave For Plaintiffs File An Amended Complaint And For An Order Changing Time.

- 1. On August 3, 2016, Plaintiffs filed the Class Action Complaint ("Complaint") in this action. (ECF No. 1).
- 2. The Complaint, which is 112 pages long, seeks certification of a national class pursuant to claims brought under California law or, alternatively, certification of subclasses pursuant to claims brought under the laws of 6 states (*i.e.*, Arizona, Delaware, Missouri, New Hampshire, Texas, Virginia). *Id.* There are 43 claims alleged. *Id.*
- 3. On August 4, 2016, this action was set for an initial Case Management Conference on November 1, 2016, and assigned to the Alternative Dispute Resolution (ADR) Multi-Option Program, which set a deadline of October 11, 2016, to file an ADR Certification and either a Stipulation to ADR Process or Notice of Need for ADR Phone Conference ("ADR Deadline"). (ECF No. 6).
- 4. On August 5, 2016, this action was reassigned to the Honorable Jon S. Tigar, and the Clerk set a new date of November 16, 2016 for the Case Management Conference, with the Joint Case Management Conference Statement due seven (7) Court days prior thereto. (ECF Nos. 9 & 10).
- 5. On August 11, 2016, AHM was served with the Complaint. Kiser Decl. ¶ 2, Exhibit 1 hereto.
- 6. On August 30, 2016, the Parties stipulated and agreed that the date for AHM to answer, move, or otherwise respond to the Complaint would be extended up to and including October 17, 2016. (ECF No. 21).

- 7. On September 23, 2016, counsel for Plaintiffs advised counsel for AHM that Plaintiffs intend to file an Amended Class Action Complaint ("Amended Complaint") on or before October 17, 2016, which will add additional parties and claims to the pleading. Kiser Decl. ¶ 3.
- 8. Pursuant to Federal Rule of Civil Procedure 15(a), because it has been more than 21 days since Plaintiffs served the Complaint and AHM has not yet filed a responsive pleading, Plaintiffs cannot amend their pleading as a matter of course but may amend their pleading only "with the opposing party's written consent or the court's leave." Fed. R. Civ. P. 15(a).
- 9. Plaintiffs seek to file their Amended Complaint by no later than October 17, 2016, the date that AHM's responsive pleading is currently due. Kiser Decl. ¶ 3.
- 10. AHM does not object to Plaintiffs amending their complaint and filing it by no later than October 17, 2016, but the Parties recognize the due date for AHM's responsive pleading and other dates should be adjusted to accommodate Plaintiffs' request. *Id.* ¶ 4.
- 11. The Parties stipulate and agree AHM should have up to and including December 2, 2016 to answer, move or otherwise respond to the Amended Complaint. *Id.* ¶ 6. The Parties believe that the requested enlargement of time is appropriate given Plaintiffs anticipate the Amended Complaint will add additional parties and claims, thereby enlarging the scope of this already lengthy and complex action. *Id.* ¶ 2, 6. Moreover, and as set forth in the Kiser Declaration, counsel for AHM is going to be in Asia during about one-third of this period (from October 13-28, 2016) in order to finalize the adoption of a child. *Id.* ¶ 5. In addition, the Thanksgiving holidays fall within the response period. *Id.* ¶ 6.
- 12. Furthermore, the Parties believe they need to understand the scope of their dispute in order to make an informed decision regarding ADR. Accordingly, the Parties respectfully request the ADR Deadline be moved to November 18, 2016 (or some other date after October 17, 2016 as the Court directs). *Id.* \P 7.
- 13. Finally, the Parties note that the Case Management Conference (CMC) is currently scheduled for November 16, 2016, which is prior to the proposed due-date for AHM's responsive pleading (*i.e.*, December 2, 2016). The Parties defer to the Court to decide whether the CMC should be reset to a date that is after the responsive pleading is filed.

1	14. Because no case schedule has been set, the proposed time modification would not		
2	have any impact on the scheduling in this case. This stipulation and request is made in the interest		
3	justice, not to delay the proceedings, and will not prejudice any party.		
4	WHEREFORE, THE PARTIES HEREBY STIPULATE AND REQUEST the Court enter		
5	the following Order:		
6	(1) Plaintiffs shall have up to and including October 17, 2016 to file an Amended		
7	Complaint;		
8	(2) AHM shall have up to and including December 2, 2016 to answer, move, or otherwise		
9	respond to the Amended Complaint;		
10	(3) The ADR Deadline shall be extended to and including November 18, 2016 (or some da		
11	after October 17, 2016 as the Court directs); and		
12	(4) If the Court deems it advisable, the Case Management Conference currently set for		
13	November 16, 2016 (ECF No. 10) shall be vacated and reset to occur after December 2, 2016 on a		
14	date convenient for the Court.		
15			
16	Respectfully submitted,		
17	/s/ Livia M. Kiser Livia M. Kiser (SBN 285411)	/s/ Steve W. Berman Steve W. Berman (pro hac vice)	
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27	Dated: October 7, 2016	DLeathers@seegerweiss.com sgeorge@seegerweiss.com	
28	Dated. October 1, 2010	5500150 @ 500501 W0155.00111	

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11		Attorneys for Plaintiffs and the Proposed Classes
12		and Subclasses
13		Dated: October 7, 2016
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SIGNATURE ATTESTATION I am the ECF User whose identification and password are being used to file the foregoing Stipulation. In compliance with Civil Local Rule 5.1, I hereby attest that the signatory has concurred in this filing. Dated: October 7, 2016 By:/s/ Livia M. Kiser Livia M. Kiser

1	[PROPOSED] ORDER
2	Pursuant to the above Stipulation, IT IS SO ORDERED.
3	DATED: October 11, 2016
4	
5	m. Jegen
6	Hon. Jon S. Tigar
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